

1 Joel E. Boxer - State Bar No. 50169
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2 Bonita D. Moore - State Bar No. 221479
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3 Mary H. Hansel - State Bar No. 223515
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4 BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.
5 1875 Century Park East, 23rd Floor
Los Angeles, California 90067-2561
6 Telephone: (310) 201-2100
Facsimile: (310) 201-2110
7
8 Attorneys for James P. Spears and Andrew
M. Wallet as Co-Conservators of the Estate
of Britney Jean Spears, on behalf of
9 Defendant Britney Jean Spears

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES

OCT 12 2012

John A. Clarke, ~~Administrative~~ ~~Deputy~~ Clerk
By GR ~~John A. Clarke~~ Deputy
GLORIETTA ROBINSON

10 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
11 **FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT**
12

13 SAM LUTFI, an individual,

CASE NO. BC 406904

14 Plaintiff,

*Assigned to the Honorable Suzanne G.
Bruguera, Dept. 71*

15 vs.

16 LYNNE IRENE SPEARS, an individual,
17 JAMES PARSELL SPEARS, an
individual, BRITNEY JEAN SPEARS, an
individual; and DOES 1 through 25,
18 inclusive,

NOTICE OF RULING RE:

19 Defendants.

**(1) THE CO-CONSERVATORS'
MOTION IN LIMINE NO. 2: TO
EXCLUDE ANY ADVERSE
INFERENCE FROM BRITNEY
SPEARS' ABSENCE AT TRIAL;**

**(2) THE CO-CONSERVATORS'
MOTION IN LIMINE NO. 3: TO
EXCLUDE EVIDENCE
CHALLENGING IN THIS ACTION
THE CONSERVATORSHIPS OF
BRITNEY JEAN SPEARS OR
ORDERS THEREON; AND**

**(3) DEFENDANT JAMES PARSELL
SPEARS' MOTION IN LIMINE NO. 1
TO PRECLUDE EVIDENCE OF
FINANCIAL CONDITION**

Action Filed: February 3, 2009
Trial Date: October 2, 2012
FSC: October 2, 2012

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2 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

3 **PLEASE TAKE NOTICE** that on October 11, 2012, in Department 71, the
4 Honorable Suzanne G. Bruguera presiding, the Court issued the following orders, true and
5 correct copies of which are attached hereto as referenced below:

6 1. Order on the Co-Conservators' Motion *in Limine* No. 2 To Exclude Any
7 Adverse Inference From Britney Spears' Absence At Trial. A true and correct copy of the
8 Court's order is attached hereto as Exhibit A.

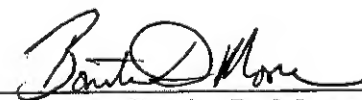
9 2. Order on the Co-Conservators' Motion *in Limine* No. 3 To Exclude Evidence
10 Challenging In This Action The Conservatorships of Britney Jean Spears or Orders
11 Thereon. A true and correct copy of the Court's order is attached hereto as Exhibit B.

12 3. Order on Defendant James Parnell Spears' Motion *in Limine* No. 1 To
13 Preclude Evidence Of Defendant's Financial Condition Until After Such Time As Jury
14 Returns Verdict Finding Malice, Oppression, or Fraud. A true and correct copy of the
15 Court's order is attached hereto as Exhibit C.

16
17 DATED: October 11, 2012

Joel E. Boxer
Bonita D. Moore
Mary H. Hansel
BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.

21
22 By:


Bonita D. Moore

23 Attorneys for James P. Spears and Andrew M.
24 Wallet as Co-Conservators of the Estate of
25 Britney Jean Spears, on behalf of Defendant
26 Britney Jean Spears

1 Joel E. Boxer - State Bar No. 50169
jeb@birdmarella.com
2 Bonita D. Moore - State Bar No. 221479
bdm@birdmarella.com
3 Mary H. Hansel - State Bar No. 223515
mhh@birdmarella.com
4 BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.
5 1875 Century Park East, 23rd Floor
Los Angeles, California 90067-2561
6 Telephone: (310) 201-2100
Facsimile: (310) 201-2110
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8 Attorneys for James P. Spears and Andrew
M. Wallet as Co-Conservators of the Estate
of Britney Jean Spears, on behalf of
9 Defendant Britney Jean Spears

FILED
LOS ANGELES SUPERIOR COURT

OCT 11 2012 KT
JOHN A. CLARKE, CLERK
BY K. TOLLACK, DEPUTY

Received

AUG 31 2012

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10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT

13 SAM LUTFI, an individual,

14 Plaintiff,

15 vs.

16 LYNNE IRENE SPEARS, an individual,
JAMES PARNELL SPEARS, an
17 individual, BRITNEY JEAN SPEARS, an
individual; and DOES 1 through 25,
18 inclusive,

19 Defendants.

CASE NO. BC 406904

[PROPOSED] ORDER GRANTING
THE CO-CONSERVATORS' MOTION
IN LIMINE NO. 2: TO EXCLUDE ANY
ADVERSE INFERENCE FROM
BRITNEY SPEARS' ABSENCE AT
TRIAL *without Prejudice*

Date: September 25, 2012
Time: 10:00 a.m.
Dept.: 71

Assigned to the Honorable Suzanne G.
Bruguera, Dept. 71

Action Filed: February 3, 2009
Trial Date: October 1, 2012
FSC: September 25, 2012

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[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS' MOTION IN LIMINE NO. 2: TO EXCLUDE
ANY ADVERSE INFERENCE FROM BRITNEY SPEARS' ABSENCE AT TRIAL

1 [PROPOSED] ORDER

2 James P. Spears and Andrew M. Wallet as Co-Conservators of the Estate of Britney
3 Jean Spears ("the Co-Conservators"), on behalf of Conservatee Britney Jean Spears,
4 brought their Motion *in Limine* No. 2: to Exclude any Adverse Inference from Britney
5 Spears' Absence at Trial ("Motion *in Limine* No. 2"), which came on for hearing on
6 September 25, 2012 at 10:00 a.m. in Department 71 of this Court. The Court has
7 reviewed, in full, the parties' points and authorities and oral arguments of counsel
8 submitted in connection with the Co-Conservators' Motion *in Limine* No. 2.

9 The Court has determined that the Co-Conservators' Motion *in Limine* No. 2 should
10 be granted in its entirety for the reasons stated in the Co-Conservators' moving and reply
11 papers.

12 Plaintiff "Sam" Lutfi ("Plaintiff" or "Lutfi") is hereby precluded from making
13 argument or suggestion that (1) Britney Spears' absence at trial is due to any reason other
14 than Judge Goetz's order prohibiting the Co-Conservators from producing her as a witness
15 at the forthcoming trial of this action and, (2) that any adverse inference against any of the
16 defendants may be drawn from her absence (*i.e.*, such as the reason Britney is not
17 testifying is her testimony would be favorable to Lutfi). Moreover, Plaintiff and his
18 counsel are hereby instructed:

- 19 1. Not to mention or refer to the subjects mentioned in the Co-Conservators'
20 Motion *in Limine* No. 2, either directly or indirectly, either during *voir dire*
21 of the jury or during trial;
- 22 2. Not to make reference to the fact that the Co-Conservators' Motion *in Limine*
23 No. 2 has been filed or that the Co-Conservators' Motion *in Limine* No. 1: to
24 Quash Plaintiff's Renewed Notice to Produce Conservatee Britney Spears as
25 a Witness has been filed; and
- 26 3. To instruct their witnesses, including expert witnesses, to strictly follow the
27 above instructions.

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3 IT IS ORDERED that the Co-Conservators' Motion *in Limine* No. 2 is GRANTED.

4 DATED: Oct 11, 2012

Without prejudice

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~~The Honorable Suzanne G. Bruguera~~

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[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS' MOTION *IN LIMINE* NO. 2; TO EXCLUDE
ANY ADVERSE INFERENCE FROM BRITNEY SPEARS' ABSENCE AT TRIAL

1 DATED: August 31, 2012

Respectfully submitted,

2 Joel E. Boxer
3 Bonita D. Moore
4 Mary H. Hansel
5 BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.

6
7 By: 

8 Joel E. Boxer

9 Attorneys for James P. Spears and Andrew M.
10 Wallet as Co-Conservators of the Estate of
11 Britney Jean Spears, on behalf of Defendant
12 Britney Jean Spears

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[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS' MOTION IN LIMINE NO. 2: TO EXCLUDE
ANY ADVERSE INFERENCE FROM BRITNEY SPEARS' ABSENCE AT TRIAL

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 1875 Century Park East, 23rd Floor, Los Angeles, California 90067-2561.

On August 31, 2012, I served the following document(s) described as
[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS' MOTION IN
LIMINE NO. 2: TO EXCLUDE ANY ADVERSE INFERENCE FROM BRITNEY
SPEARS' ABSENCE AT TRIAL on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

8 **BY MAIL:** By placing a true copy thereof in sealed envelopes addressed to the parties
9 listed on the attached Service List and causing them to be deposited in the mail at Los
10 Angeles, California. The envelopes were mailed with postage thereon fully prepaid. I am
11 readily familiar with our firm's practice of collection and processing correspondence for
12 mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary
course of business. I am aware that on motion of party served, service is presumed invalid
if postal cancellation date or postage meter date is more than one day after date of deposit
for mailing affidavit.

13 **BY E-MAIL OR ELECTRONIC TRANSMISSION:** Based on a court order or an
14 agreement of the parties to accept service by e-mail or electronic transmission, I caused the
15 document(s) to be sent from e-mail address lak@birdmarella.com to the persons at the e-
mail addresses listed in the Service List. I did not receive, within a reasonable time after
the transmission, any electronic message or other indication that the transmission was
unsuccessful.

16 I declare under penalty of perjury under the laws of the State of California that the
17 foregoing is true and correct.

18 Executed on August 31, 2012, at Los Angeles, California.

Lisa A. Lambrix
Lisa A. Lambrix

SERVICE LIST
Lutfi v. Spears
Case No. BC 406904

3 Leon J. Gladstone
4 Michael J. Aiken
4 Gladstone Michel Weisberg Willner &
5 Sloane, ALC
5 4551 Glencoe Avenue, Suite 300
5 Marina del Rey, CA 90292
6 Telephone: (310) 821-9000
6 Facsimile: (310) 775-8775
7 Email: lgladstone@gladstonemichel.com
8 Email: maiken@gladstonemichel.com
8 Counsel for Defendant James P. Spears

9 Stephen F. Rohde
Rohde & Victoroff
10 1880 Century Park East, Suite 411
Los Angeles, CA 90067
11 Telephone: (310) 277-1482, ext. 13
Facsimile: (310) 277-1485
12 Email: ROHDEVICTR@aol.com
Counsel for Lynne Spears

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PROOF OF SERVICE

2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

3 I am employed in the County of Los Angeles, State of California. I am over the age
4 of 18 and not a party to the within action; my business address is Steiner Attorney Service,
1513 Livonia Avenue, Los Angeles, California 90064.

5 On August 31, 2012, I served the following document(s) described as
6 [PROPOSED] ORDER GRANTING THE CO-CONSERVATORS' MOTION IN
LIMINE NO. 2: TO EXCLUDE ANY ADVERSE INFERENCE FROM BRITNEY
SPEARS' ABSENCE AT TRIAL on the interested parties in this action as follows:

7 Joseph D. Schleimer
8 9401 Wilshire Blvd., Suite 1250
9 Beverly Hills, CA 90212
10 Telephone: (310) 273-9807
Facsimile: (310) 273-9809
11 Attorney for Plaintiff Sam Lutfi

12 **BY PERSONAL SERVICE:** By delivering a true copy thereof by hand to the office of the persons listed on the attached Service List.

13 I declare under penalty of perjury under the laws of the State of California that the
14 foregoing is true and correct.

15 Executed on August 31, 2012, at Los Angeles, California.

Los Angeles, California.

1 Joel E. Boxer - State Bar No. 50169
jeb@birdmarella.com
2 Bonita D. Moore - State Bar No. 221479
bdm@birdmarella.com
3 Mary H. Hansel - State Bar No. 223515
mhh@birdmarella.com
4 BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.
5 1875 Century Park East, 23rd Floor
Los Angeles, California 90067-2561
6 Telephone: (310) 201-2100
Facsimile: (310) 201-2110
7
8 Attorneys for James P. Spears and Andrew
M. Wallet as Co-Conservators of the Estate
of Britney Jean Spears, on behalf of
9 Defendant Britney Jean Spears

FILED
LOS ANGELES SUPERIOR COURT

OCT 11 2012 ✓
JOHN A. CLARKE, CLERK
BY K. TOLLACK, DEPUTY

Received
AUG 31 2012
Filing Window

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT
12

13 SAM LUTFI, an individual,

CASE NO. BC 406904

14 Plaintiff,

~~PROPOSED~~ ORDER GRANTING
THE CO-CONSERVATORS MOTION
IN LIMINE NO. 3: TO EXCLUDE
EVIDENCE CHALLENGING IN THIS
ACTION THE CONSERVATORSHIPS
OF BRITNEY JEAN SPEARS OR
ORDERS THEREON
With Court President

Date: September 25, 2012
Time: 10:00 a.m.
Dept.: 71

15 vs.
16 LYNNE IRENE SPEARS, an individual,
JAMES PARNELL SPEARS, an
individual, BRITNEY JEAN SPEARS, an
individual; and DOES 1 through 25,
inclusive,

17
18 Defendants.
19

Assigned to the Honorable Suzanne G.
Bruguera, Dept. 71

20 Action Filed: February 3, 2009
21 Trial Date: October 1, 2012
22 FSC: September 25, 2012
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~~(PROPOSED) ORDER GRANTING THE CO-CONSERVATORS MOTION IN LIMINE NO. 3: TO EXCLUDE
EVIDENCE CHALLENGING IN THIS ACTION THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR
ORDERS THEREON~~

[PROPOSED] ORDER

2 James P. Spears and Andrew M. Wallet as Co-Conservators of the Estate of Britney
3 Jean Spears ("the Co-Conservators"), on behalf of Conservatee Britney Jean Spears,
4 brought their Motion *in Limine* No. 3: to Exclude Evidence Challenging in this Action the
5 Conservatorships of Britney Jean Spears or Orders Thereon ("Motion *in Limine* No. 3"),
6 which came on for hearing on September 25, 2012 at 10:00 a.m. in Department 71 of this
7 Court. The Court has reviewed, in full, the parties' points and authorities and oral
8 arguments of counsel submitted in connection with the Co-Conservators' Motion *in Limine*
9 No. 3.

10 The Court has determined that the Co-Conservators' Motion *in Limine* No. 3 should
11 be granted in its entirety for the reasons stated in the Co-Conservators' moving and reply
12 papers. All argument and evidence, including testimony, purporting to challenge or object
13 to the validity of the judicially-supervised conservatorships of the estate and person of
14 Britney Spears ("Conservatorships") ordered by the Probate Department of this Court is
15 hereby excluded. Moreover, Plaintiff "Sam" Lutfi and his counsel are hereby instructed:

16 1. Not to mention or refer to the subjects mentioned in the Co-Conservators'
17 Motion *in Limine* No. 3, either directly or indirectly, either during *voir dire*
18 of the jury or during trial;
19 2. Not to make reference to the fact that the Co-Conservators' Motion *in Limine*
20 No. 3 has been filed; and
21 3. To instruct their witnesses, including expert witnesses, to strictly follow the
22 above instructions.

IT IS ORDERED that the Co-Conservators' Motion *in Limine* No. 3 is GRANTED.

24 DATED: Oct 11, 2012 without prejudice
in the meantime

26 of ~~July 1968~~ The Honorable Suzanne G. Bruguera
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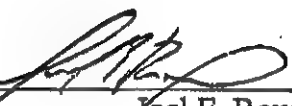
27 *Op. Generalissimo* to
28 *Generalissimo* *old man*.

[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS MOTION IN LIMINE NO. 3: TO EXCLUDE EVIDENCE CHALLENGING IN THIS ACTION THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR ORDERS THEREON

1 DATED: August 31, 2012

Respectfully submitted,

2 Joel E. Boxer
3 Bonita D. Moore
4 Mary H. Hansel
5 BIRD, MARELLA, BOXER, WOLPERT,
NESSIM, DROOKS & LINCENBERG, P.C.

6
7 By: 

8 Joel E. Boxer
9 Attorneys for James P. Spears and Andrew M.
10 Wallet as Co-Conservators of the Estate of
11 Britney Jean Spears, on behalf of Defendant
12 Britney Jean Spears

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[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS MOTION IN LIMINE NO. 3: TO EXCLUDE
EVIDENCE CHALLENGING IN THIS ACTION THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR
ORDERS THEREON

3

PROOF OF SERVICE

2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

3 I am employed in the County of Los Angeles, State of California. I am over the age
of 18 and not a party to the within action; my business address is 1875 Century Park East,
4 23rd Floor, Los Angeles, California 90067-2561.

5 On August 31, 2012, I served the following document(s) described as
6 [PROPOSED] ORDER GRANTING THE CO-CONSERVATORS MOTION IN
7 LIMINE NO. 3: TO EXCLUDE EVIDENCE CHALLENGING IN THIS ACTION
THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR ORDERS
THEREON on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

9 **BY MAIL:** By placing a true copy thereof in sealed envelopes addressed to the parties
10 listed on the attached Service List and causing them to be deposited in the mail at Los
11 Angeles, California. The envelopes were mailed with postage thereon fully prepaid. I am
12 readily familiar with our firm's practice of collection and processing correspondence for
mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary
course of business. I am aware that on motion of party served, service is presumed invalid
if postal cancellation date or postage meter date is more than one day after date of deposit
for mailing affidavit.

13 **BY E-MAIL OR ELECTRONIC TRANSMISSION:** Based on a court order or an
14 agreement of the parties to accept service by e-mail or electronic transmission, I caused the
15 document(s) to be sent from e-mail address lak@birdmarella.com to the persons at the e-
16 mail addresses listed in the Service List. I did not receive, within a reasonable time after
the transmission, any electronic message or other indication that the transmission was
unsuccessful.

17 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

18 Executed on August 31, 2012, at Los Angeles, California.

Lisa A. Lambrix
Lisa Lambrix

SERVICE LIST
Lutfi v. Spears
Case No. BC 406904

3 Leon J. Gladstone
Michael J. Aiken
4 Gladstone Michel Weisberg Willner &
Sloane, ALC
5 4551 Glencoe Avenue, Suite 300
Marina del Rey, CA 90292
6 Telephone: (310) 821-9000
Facsimile: (310) 775-8775
7 Email: lgladstone@gladstonemichel.com
Email: maiken@gladstonemichel.com
8 Counsel for Defendant James P. Spears

9 Stephen F. Rohde
Rohde & Victoroff
10 1880 Century Park East, Suite 411
Los Angeles, CA 90067
11 Telephone: (310) 277-1482, ext. 13
Facsimile: (310) 277-1485
12 Email: ROHDEVICTR@aol.com
Counsel for Lynne Spears

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is Steiner Attorney Service, 1513 Livonia Avenue, Los Angeles, California 90064.

On August 31, 2012, I served the following document(s) described as
**[PROPOSED] ORDER GRANTING THE CO-CONSERVATORS MOTION IN
LIMINE NO. 3: TO EXCLUDE EVIDENCE CHALLENGING IN THIS ACTION
THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR ORDERS
THEREON** on the interested parties in this action as follows:

Joseph D. Schleimer
9401 Wilshire Blvd., Suite 1250
Beverly Hills, CA 90212
Telephone: (310) 273-9807
Facsimile: (310) 273-9809
Attorney for Plaintiff Sam Lutfl

BY PERSONAL SERVICE: By delivering a true copy thereof by hand to the office of the persons listed on the attached Service List.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on August 31, 2012, at Los Angeles, California.


Mel Steinman

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WEISBERG WILLNER & SLOANE, ALC
P.O. Box 92621
Los Angeles, CA 90099-9998

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RECEIVED DEPARTMENT 71
Cynthia Randle

OCT 03 2012

FILED
LOS ANGELES SUPERIOR COURT

OCT 11 2012 V/T
JOHN A. CLARKE, CLERK
BY K. TOLLACK, DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT

SAM LUTFI, an individual,

Plaintiffs,

vs.

LYNNE IRENE SPEARS, an individual; JAMES PARNELL SPEARS, an individual; BRITNEY JEAN SPEARS, an individual; and DOES 1 through 25, inclusive,

Defendants.

CASE NO. BC 406904

[Case Assigned For All Purposes To Hon. Soussan G. Bruguera, Dept. 71]

~~PROPOSED ORDER GRANTING DEFENDANT'S MOTION IN LIMINE NO. 1~~

Trial Date: October 2, 2012
Dept: 71

Defendant James Parnell Spears's Motion In Limine No. 1, for an order prohibiting Plaintiff, his counsel, and anyone else, from referring to or attempting to introduce evidence of defendant James Spears's financial condition unless and until after such time as the jury returns a verdict for plaintiff, awards actual damages, and finds that defendant James Spears is guilty of malice, oppression or fraud, and bifurcating the issue

1 of the amount, if any, of punitive damages Plaintiff is entitled to recover, came on for
2 hearing in Department 71 of this Court. Leon J. Gladstone and Michael J. Aiken appeared
3 on behalf of defendant James Parnell Spears, Joseph Schleimer appeared on behalf of
4 plaintiff Sam Lutfi. All other parties appeared through their respective counsel.

5 After full consideration of the moving papers, and there being no opposition to the
6 motion, papers and argument submitted by the parties,

7 **IT IS ORDERED:**

8 1. Until such time as the Court orders otherwise, neither Plaintiff nor his
9 counsel ~~may~~ refer to, question any witness about, comment on, or attempt to introduce
10 any testimony or other evidence regarding defendant James Spears's financial condition;
11 2. Trial will be bifurcated so that the issue of the amount, if any, of punitive
12 damages Plaintiff is entitled to recover shall be tried separately.

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14 **IT IS FURTHER ORDERED:**

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21 Dated: Oct 11, 2012

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 1875 Century Park East, 23rd Floor, Los Angeles, California 90067-2561.

On October 11, 2012, I served the following document(s) described as **NOTICE OF RULING RE: (1) THE CO-CONSERVATORS' MOTION IN LIMINE NO. 2: TO EXCLUDE ANY ADVERSE INFERENCE FROM BRITNEY SPEARS' ABSENCE AT TRIAL; (2) THE CO-CONSERVATORS' MOTION IN LIMINE NO. 3: TO EXCLUDE EVIDENCE CHALLENGING IN THIS ACTION THE CONSERVATORSHIPS OF BRITNEY JEAN SPEARS OR ORDERS THEREON; AND (3) DEFENDANT JAMES PARNELL SPEARS' MOTION IN LIMINE NO. 1 TO PRECLUDE EVIDENCE OF FINANCIAL CONDITION** on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: By placing a true copy thereof in sealed envelopes addressed to the parties listed on the attached Service List and causing them to be deposited in the mail at Los Angeles, California. The envelopes were mailed with postage thereon fully prepaid. I am readily familiar with our firm's practice of collection and processing correspondence for mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing affidavit.

BY E-MAIL OR ELECTRONIC TRANSMISSION: Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused courtesy copy of the document(s) to be sent from e-mail address snj@birdmarella.com to the persons at the e-mail addresses listed in the Service List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on October 11, 2012, at Los Angeles, California.

Los Angeles, California.

Shemena N. Johnson

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SERVICE LIST
Lutfi v. Spears
Case No. BC 406904

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